United States Bankruptcy Court Southern District of Texas

ENTERED

October 10, 2024
Nathan Ochsner, Clerk

IN THE UNITED STATED BANKRUPTCY COURT FOR THE SOUTHERN DISTRICT OF TEXAS HOUSTON DIVISION

IN RE:	§	
	§	CASE NO: 24-34683
EMERGENCY HOSPITAL SYSTEMS, LLC,	§	
	§	
Debtor.	§	
	§	
	§	CHAPTER 11
	§	

ORDER Concerning ECF No. 6

Pending before the Court is a single matter self-styled as "Moparty Family Limited Partnership and KARE Family Limited Partnership LTD's Emergency Motion to Dismiss Unauthorized Chapter 11 Petition and Related Adversary Proceeding" (the "Motion") filed by Moparty Family Limited Partnership and KARE Family Limited Partnership LTD (collectively "Movants") on October 9, 2024. Movants seek emergency relief "immediately." However, pursuant to Local Rule 9013-1(i), an expedited motion must include a detailed statement as to why an emergency exists and must be certified for its accuracy by the party seeking the emergency relief or by its counsel. Movants' Motion does not contain a detailed statement as to why an emergency exists, nor does it include a certification for its accuracy by the party seeking the expedited relief. As such, emergency consideration of the Motion is denied. Therefore, the Motion will be heard in due course. Accordingly for the reasons enumerated above, it is therefore:

ORDERED that:

- 1. Emergency relief as requested in "Moparty Family Limited Partnership and KARE Family Limited Partnership LTD's Emergency Motion to Dismiss Unauthorized Chapter 11 Petition and Related Adversary Proceeding"⁵ is DENIED.
- 2. "Moparty Family Limited Partnership and KARE Family Limited Partnership LTD's Emergency Motion to Dismiss Unauthorized Chapter 11 Petition and Related Adversary Proceeding" will be heard in due course.

SIGNED October 10, 2024

Chief United States Bankruptcy Judge

¹ ECF No. 6.

² ECF No. 6 at 2.

³ Bankruptcy Local Rules 9013-1(i), available at: https://www.txs.uscourts.gov/page/bankruptcy-local-rules

⁴ ECF No. 6.

⁵ ECF No. 6.

⁶ ECF No. 6.